COVERING LETTER

To Mail Stop DD The Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir/Madam:

Please find enclosed here with "Disclosure Document Deposit Request."

My Invention "Supertech Pillow" is also submitted for Canadian Patent.

A COPY of "Filing Certificate" from Canadian Patent office is enclosed herewith for your reference.

This is just to keep the record in proper perspective and for clear understanding mutually.

Thank you, Yours Truly,

Anhitale.10/Dec/2003

Arwind Chitale

Enclosers: Total 3 set; A, B, & C.

A - Contains, 1to 4 inclusive; Sheets of Papers.

B - Contains, money order-U.S. 385 Filling Fees.

1 to 6 Sheets of papers including one drawing.

C - Contains, Completed U.S. Patent application.

May I request you, please Send me an acknowledge—

ment on receipt of these documents. I

Thank you and remain.

Yours truly

Anhitale.



Office de la propriété intellectuelle du Canada

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Canadian Intellectual Property Office

An Agency of Industry Canada www.cipo.gc.ca

CHITALE, ARVIND 30 Roseville Drive BRRAMPTON Ontario L6Y 2G8

Date: 2002/09/04

FUNCERTIFICATE

Application No.

: 2,394,810

Flling Date

: 2002/08/05

Expected Laid-Open Date: 2004/02/05

Your Reference :

Title of Invention

: SUPERTECH PILLOW

Applicant(s)

: CHITALE, ARVIND

Inventor(s)

: CHITALE, ARVIND

Special Notice

You are reminded that annual fees to maintain your application are needed for each one-year period between the 2nd and 20th anniversaries and must be paid on or before each anniversary. Failure to pay within the prescribed time limit will lead to abandonment of your application.

Commissioner of Patents







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CHITALE, ARVIND 30 Roseville Drive BRAMPTON Ontario L6Y 2G8 Date: 2003/11/21

ACCUSE DE RECEPTION DE LA REQUETE D'EXAMEN ACKNOWLEDGEMENT OF REQUEST FOR EXAMINATION

N° de demande/Application No. : 2,394,810

Votre référence/Your Reference :

Titre de l'invention/

: SUPERTECH PILLOW

Title of Invention

Propriétaire(s)/Owner(s): CHITALE, ARVIND

Nous accusons réception de la requête et de la taxe prescrite.

L'examen de la demande suivra son cours.

Il serait à l'avantage du demandeur de fournir les détails de toutes les antériorités citées à l'égard de la demande correspondante aux États-Unis et en Europe lorsqu'elles seront disponibles. De plus, afin de faciliter la procédure d'examen de cette demande, il serait utile de nous envoyer une copie de toutes les citations qui ne sont pas des brevets.

Veuillez ne pas tenir compte du paragraphe précédent si vous avez déjà soumis les antériorités.

The Request for Examination and prescribed fee have been received.

Classification: 07A47G-00009/10

Examination of the application will take place in due course.

It would be to an applicant's advantage to furnish particulars of the prior art cited in respect of the corresponding applications before the United States Patent Office and European Patent Office when such information becomes available. Furthermore, in order to assist in the examination of this application, a copy of all non-patent citations would be appreciated.

If prior art has already been submitted, please disregard the above paragraph.

K. IANNI-LUCIO





U.S. Patent and Trader

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of informa

Mail to:

DISCLOSURE DOCUMENT NO.



Box DD		THIS IS NOT A PATENT APPLICATION	
Assistant Commissioner for Patents		THIS IS NOT A PATENT AFFEIGATION	
副Washington, DC 20231			PTO-1652 (8/99)
Investor(s):		MY-SELF	
ADERE of Invention:	SUPERTECH	PILLOW	
Enclosed is a disclosure of the above-titled invention consisting of 5 sheets of description and 1 sheets of drawings. A check or money order in the amount of 35 is enclosed to cover the fee (37 CFR 1.21(c)). American Express Money order #1224234 45			
The undersigned, being a named inventor of the disclosed invention, requests that the enclosed papers be accepted under the Disclosure Document Program, and that they be preserved for a period of two years.			
An	Chitale	30, ROSE	VILLE DRIVE
Signature of Inventor	:!	Address	
ARVIND CH		BRAMPTU	N
Typed or printed nan	ne		
21/AUG/20	03	ONTARIO	CANADA LOY 2G8
Date		City State Zin	-

Disclosure D cument Deposit R qu

NOTICE OF INVENTORS

It should be clearly understood that a Disclosure Document is not a patent application, nor will its receipt date in any way become the effective filing date of a later filed patent application. A Disclosure Document may be relied upon only as evidence of conception of an invention and a patent application should be diligently filed if patent protection is desired.

Your Disclosure Document will be retained for two years after the date it was received by the United States Patent and Trademark Office (USPTO) and will be destroyed thereafter unless it is referred to in a related patent application filed within the two-y ar period. The Disclosure Document may be referred to by way of a letter of transmittal in a new patent application or by a separate letter filed in a pending application. Unless it is desired to have the USPTO retain the Disclosure Document beyond the two-year period, it is not required that it be referred to in the patent application.

The two-year retention period should not be considered to be a "grace period" during which the inventor can wait to file his/her patent application without possible loss of benefits. It must be recognized that in establishing priority of invention an affidavit or t stimony referring to a Disclosure Document must usually also establish diligence in completing the invention or in filing the patent application since the filing of the Disclosure Document.

If you are not familiar with what is considered to be "diligence in completing the invention" or "reduction to practice" under the patent law or if you have other questions about patent matters, you are advised to consult with an attorney or agent registered to practice before the USPTO. The publication, Attorneys and Agents Registered to Practice Before the United States Patent and Trademark Office, is available from the Superintendent of Documents, Washington, DC 20402. Patent attorneys and agents are also list d in the telephone directory of most major cities. Also, many large cities have associations of patent attorneys which may be consulted.

You are also reminded that any public use or sale in the United States or publication of your invention anywhere in the world more than one year prior to the filing of a patent application on that invention will prohibit the granting of a patent on it.

Disclosures of inventions which have been understood and witnessed by persons and/or notarized are other examples of evidence which may also be used to establish priority.

There is a nationwide network of Patent and Trademark Depository Libraries (PTDLs), which have collections of patents and patentrelated reference materials available to the public, including automated access to USPTO databases. Publications such as General Information Concerning Patents are available at the PTDLs, as well as the USPTO's Web site at www.uspto.gov. To find out the location of the PTDL closest to you, pleas consult the complete listing of all PTDLs that appears on the USPTO's Web site or in every issue of the Official Gazette, or call the USPTO's General Information Services at 800-PTO-9199 (800-786-9199) or 703-308-HELP (703-308-4357). To insure assistance from a PTDL staff member, you may wish to contact a PTDL prior to visiting to learn about its collections, services, and hours.

Burden Hour Statement: This collection of information is used by the public to file (and by the USPTO to process) Disclosure Document Deposit Requests. Confidentiality is governed by 35 USC .22 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed Disclosure Document Deposit Request to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and